IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA, DIVISION

FILED IN CLERK'S OFFICE U.S.D.C. Atlanta

AUG 31 2007

:NANYA-SHAABU:EL)	•
Movant	۳)	JAMES N. HATTEN
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V.)	CT Danie VY
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ALBERTO GONZALES)	U
United States Attorney General)	•
)	
MICHAEL CHERTOFF	.)	
Department of Homeland Security	Ý	Case No. 1:07-cv-001185-CAM
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RAYMOND A. SIMONSE) ″	
Ins Field Director)	
)	
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DAVID RIVERA)	
Immigration Supervisory Deportation)	
Officer)	
Et. Al.)	
Respondents.)	
)	

NOTICE OF DEFAULT AND FAULT JUDGMENT

Pursuant to Federal Rules of Civil Procedure 55, movant, In propria persona [Pro Se], :Nanya-Shaabu: El, respectfully gives notice of Default and Fault Judgment against respondents via their agent's, representatives and employees. In support of this Notice, movant delivers the accompanying Exhibit A as prima facie evidence of dishonor, fault and default-judgment against the respondents and their agents, representatives and employees, and statement of undisputed material facts. A proposed order consistent with this motion is attached.

Dated: August 21, 2007

Respectfully submitted,

Nange-Shaabn: El All Rights
Movard, Sui Juris
In propria persona[Pro Se] Leserved

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IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA, DIVISION

:NANYA-SHAABU:EL)	
Movant	·)	
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ALBERTO GONZALES	້	
United States Attorney General	ý	
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MICHAEL CHERTOFF)	
Department of Homeland Security)	Case No. 1:07-cv-001185
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RAYMOND A. SIMONSE) ້	
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DAVID RIVERA	ý	
Immigration Supervisory Deportation)	
Officer	·)	
Et. Al.)	
Respondents.	ý	
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MOVANT'S STATEMENT OF MATERIAL FACTS AS TO WHICH THERE IS NO GENUINE DISPUTE FROM THE RESPONDENTS

Pursuant to Federal Rule of Civil Procedure 55,56, and Local Civil Rules 7.1(h) and 56.1, movant Sui Juris, In propria persona [Pro Se],:Nanya-Shaabu:El, respectfully delivers the following statement of material facts as to which there is no genuine dispute from the respondents:

- 1. The petitioner is a Yamassee Native American Moor, possessing 50 per centum or more of the Blood of the American Indian Race. (I.N.A. 289.1, 289.2, 289.3)
- 2. The petitioner is an American Indian Born in Canada protected under Title 8 U.S.C. 1359 and is exempt from all Immigration Laws. (45 Stat. 401 and 54 Stat. 670)
- 3. The 1794 Jay Treaty, 1812 Treaty of Ghent, the 1836 Treaty of Marrakesh (Morocco) are all valid , extant, lawful and legal treaties which have not been abrogated.
- 4. Under the 1778 Articles of Confederation and Perpetual Union Article XI, Canada is already a part of the United States, enjoying the advantages of this union.

- 5. I.C.E. Agent McCarthy stated to petitioner, "there was no record in your file of any entry documentation issued, they treated you as a U.S. Citizen."- Affidavit of I.C.E. Agent McCarthy's Knowledge of no entry documentation issued to or for the Petitioner.
- 6. The 1778 Articles of Confederation and Perpetual Union are still valid as confirmed by the constitution for the united states of America in Article VI clauses I and II.
- 7. The petitioner was cleared by DHS/ICE and The United States Secretary of State for the petitioner's return to his home in the State of Georgia as an American Indian born in Canada. (petitioner's flight began at Hartsfield Airport on or about June 15,2004 and concluded at Hartsfield at July 1, 2004).
- 8. The petitioner is recognized by the United Nations as an Indigenous Man. http://www.docip.org/Permanent%20Forum/Statements.html
- There was no continuance of evidence requiring the petitioner to be kidnapped, seized,
 detained and appear, via closed circuit television, in a vessel in dry dock titled in Puerto Rico
 (U.S. Immigration Court in Atlanta).
- 10. The DHS/I,C.E. customs Agent at the Edmonton International Airport took copies of The Petitioner's Native American Tribal Documents to keep on file for future reference.
- 11. The petitioner satisfied the burden of proof required under Title 8 U.S.C. § 1361.
- 12. The petitioner was returning to his home in the State of Georgia Republic from Canada.
- 13. The Immigration Judge (attorney) stated on the record and on video to the Petitioner <u>"I</u> recognize you are flesh and blood and I understand your position."
- 14. Congressional record Page A3220 entered by Hon. Lawrence H. Smith on May 11, 1955, states in part ... " Anv judge deciding on the validity of legislation must have two books before him -- one, the Constitution of the United States, and the other, the Charter of the United Nations. If he does find authority for the act in the Constitution, he will find it in the Charter. Master Hearing of January 25,2007 stated on the record and video by the Petitioner.
 15. The United States of America Ratified the United Nations Convention on Economic, Social and Cultural Rights on December 16, 1966.

- 16. Presidential Proclamation 7500 of December 12,2001 in part... "We will protect and honor tribal sovereignty."
- 17. Presidential Executive Order 13107 Implementation of Human Rights Treaties, signed by the Honorable William J. Clinton, website address: http://www.fas.org/irp/offdocs/eo13107.htm -
- 18. The Security and Prosperity Partnership was approved in March of 2005 thereby erasing a border between Canada, Mexico and United States and creating a North American Union, with full integration by the year 2010.

(http://www.economia.gob.mx/work/snci/negociaciones/tlcan/pdfs/aspan_inf_manda.pdf_)

- 19. The petitioner denies corporate existence and is not a corporation, person or artificial entity under the jurisdiction of the corporate United States.
- 20. The petitioner is with the Title 4 Flag of the United States (Title 4 U.S.C. § 1-4) and the Flag of the United Nations.
- 21. Title 50 U.S.C. Appendix § 7(e): No person shall be held liable in any court for or in respect to anything done or omitted in pursuance of any order, rule, or regulation made by the President under the authority of this Act [sections 1 to 6, 7 to 39, and 41 to 44 of this Appendix].
- 22. Title 50 U.S.C. Appendix § 7(c) in part... The sole relief and remedy of any person having any claim to any money or other property heretofore or hereafter conveyed, transferred, assigned, delivered, or paid over to the Alien Property Custodian, or required so to be, or seized by him shall be that provided by the terms of this Act [said sections], and in the event of sale or other disposition of such property by the Alien Property Custodian, shall be limited to and enforced against the net proceeds received therefrom and held by the Alien Property Custodian or by the Treasurer of the United States.

For the foregoing reasons, the Court is respectfully asked to enter fault judgment against the respondents.

Dated: August 21, 2007.

Respectfully delivered,

By: Nanya-Shaabu: El All Rights Reserved: Nanya-Shaabu: El, Movant, Sui Juris

In propria persona [Pro Se]

C/O GD STN MAIN

EDMONTON, AB T5J 2G8

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA, DIVISION

:NANYA-SHAABU:EL Movant v. ALBERTO GONZALES United States Attorney General MICHAEL CHERTOFF Department of Homeland Security RAYMOND A. SIMONSE Ins Field Director DAVID RIVERA Immigration Supervisory Deportation Officer Et. Al. Respondents.	Case No. 1:07-cv-001185
	ORDER
	ant's Notice of Default and Fault Judgment and the lack of
	in this case, it is this
	afault Judgment is hereby GRANTED. The movant's NOTICE is
hereby accepted and entered into the rec	ora.
	United States District Judge

EXHIBIT A



Title 4 U.S.C. § 1-4 I.N.A. § 289.1-3; Title 8 U.S.C. §1359 Title 18 U.S.C. § 241; §242; §243 <u>Title 18 U.S.C.</u> §1700-1709 Title 39 U.S.C. § 601 Title 15 U.S.C. SEC TRACER FLAG NOT A POINT OF LAW CUSIP#, AUTOTRIS#, TIN #90937996 Rule 8 Fed. Rules of Civil Procedure

Default-Judgement

NOTICE OF FAULT AND COMMERCIAL DISHONOR NOTICE TO PRINCIPAL IS NOTICE TO AGENT NOTICE TO AGENT IS NOTICE TO PRINCIPAL.

STATEMENT OF FACTS

1. On Feb.5,2007 U.S. Immigration Judge the Honorable William A. Cassidy(Kassidy) – hereinafter Fiduciary Trustee for (:Nanya-Shaabu:El) was sent a letter appointing him as Fiduciary Trustee by the Secured Party/Postmaster/American Indian hereinafter [:Nanya-Shaabu:El].

2. On March 7,2007 the Fiduciary Trustee was sent certified mail # 7005 1160 0004 6377 4663, which contained a Motion to Terminate Removal Proceedings against Respondent(Secured

Party/Postmaster/American Indian).

- 3. On March 9, 2007 the Fiduciary Trustee was sent a certified mail # 7005 1160 0004 6377 4670 which contained a notarized letter with the Blood of the Secured Party/Postmaster on the document, at the time it was notarized, who is an American Indian Born in Canada under I.N.A. § 289.1-3 and Title 8 U.S.C. §1359.
- 4. On March 15,2007 in Open Court the Fiduciary Trustee returned the contents of the March 9,2007 Certified mail # 7005 1160 0004 6377 4670 to Secured Party/Postmaster/American Indian's Mate, Diani Bey-El in U.S. Immigration Court in Atlanta, Georgia and stated "we don't accept Blood Offerings".
- 5. On March 25,2007 in U.S.Immigration Court, Secured Party/Postmaster/American Indian identified himself in Open court on the record and on video as the Secured Party/Postmaster and the Fiduciary Trustee agreed on the record and on video by responding "right."

The Fiduciary Trustee (The Honorable William A. Cassidy) and the Secured Party/Postmaster [:Nanya:Shaabu:El] are in full agreement regarding the following:

- i) William A. Cassidy is the Fiduciary Trustee for the Secured Party/Postmaster.
- ii) The Fiduciary Trustee received Motion to Terminate Removal Proceedings against Respondent but sent no certified court order or ruling to Secured Party/Postmaster/American Indian.
- iii) Fiduciary Trustee Accepted and received certified mail # 7005 1160 0004 6377 4670 of March 9th, 2007 in which the Secured Party/Postmaster/American Indian reminded the Fiduciary Trustee of the following statements made by the Fiduciary Trustee in U.S. Immigration Court in Down Town Atlanta, Georgia in open court which was also recorded on video: i) "I recognize you are flesh and blood and I understand your position"- stated on January 25,2007. ii) to Secured Party/Postmaster/American Indian's Mate, your Husband "doesn't belong in jail" February 20,2007. iii) Secured Party/Postmaster/American Indian restated the statements made by the Fiduciary Trustee in the notarized letter on March 8, 2007(certified mail # 7005 1160 0004 6377 4670 of March 9th, 2007) which contained the blood of the Secured Party/Postmaster/American Indian (which was present on the letter when it was notarized) I.N.A. § 289.1-3; Title 8 U.S.C. § 1359.

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Title 4 U.S.C.§ 1-4 Title 8 U.S.C.§ 1359 I.N.A. § 289.1; §289.2; § 289.3 Title 15 U.S.C. S.E.C. Tracer Flag NOT A POINT OF LAW TIN# 909737996

International Affidavit for Commercial Bond for INS FORM I-862

Notice to Principal is Notice to Agent Notice to Agent is Notice to Principal FACT.1

I , [:Nanya-Shaabu:El], Secured Party(UCC Financing Statement # 2007-2219413-01/ Postmaster (Title 39 U.S.C. § 601) and American Indian (I.N.A. §289.1-3 ; Title 8 U.S.C. §1359) am a Flesh and Blood man(confirmed by the Honorable William A. Cassidy U.S. Immigration Judge, who stated on January 25,2007 – Master Hearing in Room 112 in Atlanta, Georgia: " I recognize you are flesh and blood and I Understand your position "). I am not a "person" (8 U.S.C. §1185 (a)(7)(c)), artificial entity or fictitious name (Title 8 U.S.C. §1341 ; §1342). I am with: 1778 Articles of confederation and perpetual union Article XI; Title 4 U.S.C. Flag ; constitution for the united states of America (1787) and the Charter of the United Nations.

FACT. 2

I as secured party/postmaster am the sole owner, principal and lien holder of the cestul que trusts/fictions/corporations: HENRY, SEAN; EL, NANYA SHAABU; ENRY, SEAN — via UCC Financing Statement # 11 04 1486 on file publicly since March of 2004.

FACT.3

The U.S. Government has been dissolved under Emergency Banking act of June 5,1933; Public Law 89-719 – Congressional Record March 17,1993 Vol. 33 page H-1303.

FACT.4

Under the Maritime Law of Boxing; U.S. Federal Styles Manual and Title 18 U.S.C.§ 1018, anything or any information located an enclosed area in the I-862 cannot be considered.

FACT.5

Under Rule 8 of the Federal Rules of Civil Procedure, I as the secured party and postmaster have accepted for value and consideration in accord with Uniform Commercial Code 3-410, the I-862 issued from Resident Agent THOMAS D. OCONNELL on December 15,2006 and in return post full settlement and closure of the account for case # XWSO71200002, A#97686704 and AUTOTRIS#, CUSIP#, TIN# 909737996. Public Law 73-10; House Joint Resolution 192; UCC 3-410; UCC 1-202; UCC 1-103.

FACT.6

The only individual who can refuse my commercial bond/presentment is the U.S. Secretary of the Treasury: Henry M Paulson, jr.

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fitle 4 U.S.C.§ 1-4 Title 8 U.S.C.§ 1359 I.N.A. § 289.1; §289.2; § 289.3 Title 15 U.S.C. S.E.C. Tracer Flag NOT A POINT OF LAW TIN# 909737996

FACT. 7

All parties using/stealing my exemption/corporation names in all forms, derivatives, additions or substractions of letters in the names are in accord with UCC Financing statement # <u>11 03 2019</u> on File in Bibb County Georgia since August 8, 2003; they agree to relinquish, turn over, surrender, transfer all their assets, land and property to me the secured party and postmaster in accord with U.C.C. 1-308; U.C.C. 1-202; U.C.C. 9-607; U.C.C. 9-609; U.C.C. 10-104 and U.C.C. Financing Statement <u>11 04 1486</u>, and UCC Financing Statement # <u>2007-2219413-01</u> instanter and Immeadiately.

Conclusion

Under Rule 8 Federal Rules of Civil Procedure, The Flesh and Blood secured party and postmaster has accepted for value and consideration all offers from I.C.E. and Returned all offers for full settlement and closure of the cases and accounts for# XWSO712000002 and A#97686704 and CUSIP#, AUTOTRIS# and TIN#909737996 as all cases and accounts are pre-paid and exempt from levy.

Relief Sought

Posting of full settlement and closure of the account case # XWSO712000002 and A#97686704 using my exemption AUTOTRIS# and TIN#909737996 as cases and accounts are pre-paid and exempt from levy under Rule 8 Federal Rules of Civil Procedure and notify U.S. Secretary of the Treasury(of Puerto Rico) Henry M. Paulson , jr. by the U.S. Prosecutor in this case. Certified Audit trail of the accounting on the bond allegedly bonding this case and related accounts and the assessment for the charges along with the certified transactions held by the mayor of the municipality and cerfitied copy of all transactions of the Risk management department, Including I.C.E. forms 200; the Voucher and all disbursements , documents and receipts presented , returned and sent to the secured party. Under Involuntary Bankruptcy , Transfer of all parties/debtor's assets, land and property over to the secured party in accord with U.C.C. 9-607; U.C.C. 9-609 Immeadiately.

JURAT

Stewart County Georgia Republic – 1778 Articles of confederation and perpetual union Article XI, 1787 Constitution for the United States of America; Charter of the United Nations.

\sim	<u>Acknowledgement</u>	
Notary Public	_ for the county of Stewart, Acknowled	lge this Instrument was drawn by
the hand of Nanya - Sha υ. ο ο i - 30% ΑΠ Title 8 U.S.C. § 1359 Before	abore an American Indian Born in C Dights deserved te me this 27 Day of March	Canada under I.N.A. § 289.1-3 and , 2007.
~ ~		

Notary Public Ones

PAMELA JONES
NOTARY PUBLIC
Stewart County
State of Georgia
My Comm. Expires November 29, 2010

November 29, 2010

My Commission Expires

Case 1:07-cv-01185-CAM Document 9 Filed 08/31/07 Page 12 of 18

Title 4 U.S.C. § 1-4 I.N.A. § 289.1-3; Title 8 U.S.C. §1359 Title 18 U.S.C. § 241; §242; §243 Title 18 U.S.C. §1700-1709

Title 39 U.S.C. § 601

Title 15 U.S.C. SEC TRACER FLAG
NOT A POINT OF LAW
CUSIP#, AUTOTRIS#, TIN #90937996
Rule 8 Fed. Rules of Civil Procedure

Default-Judgement

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2. On March 7,2007 the Fiduciary Trustee was sent certified mail # 7005 1160 0004 6377 4663, which contained a Motion to Terminate Removal Proceedings against Respondent(Secured

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3. On March 9, 2007 the Fiduciary Trustee was sent a certified mail # 7005 1160 0004 6377 4670 which contained a notarized letter with the Blood of the Secured Party/Postmaster on the document, at the time it was notarized, who is an American Indian Born in Canada under I.N.A. § 289.1-3 and Title 8 U.S.C. §1359.

4. On March 15,2007 in Open Court the Fiduciary Trustee returned the contents of the March 9,2007 Certified mail # 7005 1160 0004 6377 4670 to Secured Party/Postmaster/American Indian's Mate, Diani Bey-El in U.S. Immigration Court in Atlanta, Georgia and stated "we don't accept Blood Offerings".

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Title 4 U.S.C. § 1-4

I.N.A. § 289.1-3; Title 8 U.S.C. §1359

Title 18 U.S.C. § 241; §242; §243

Title 18 U.S.C. §1700-1709

Title 39 U.S.C. § 601

Title 15 U.S.C. SEC TRACER FLAG NOT A POINT OF LAW CUSIP#, AUTOTRIS#, TIN #90937996 Rule 8 Fed. Rules of Civil Procedure. Rule 55 Fed. Rules of Civil Procedure.

Conclusion

With The above actions, statements and documentation presented as *primae facie* evidence, the Fiduciary Trustee has with full knowledge and responsibility for his actions: <u>commercially dishonored</u> the Secured Party/Postmaster/American Indian; as such the Fiduciary Trustee is under Uniform Commercial Code Financing Statement # 060200513869 (on file in Fulton County, Georgia since November 7,2005) UCC Financing Statement # 11 04 1486 (on file in Bibb county, Georgia since March 2004) and UCC Financing Statement # 11 03 2019 and Commercial Security Agreement 1971-002 (on File in Bibb County Georgia since August 8,2003).

Relief Sought

The Fiduciary Trustee and related parties to this transaction agree to: relinquish all their assets, land and property under U.C.C. 9-607; U.C.C. 9-609; U.C.C. 1-202; U.C.C. 1-103; U.C.C. 1-308, to the Secured Party/Postmaster/American Indian and Involuntary Bankruptcy/Foreclosure actions will be initiated by the Secured Party/Postmaster/American Indian. All parties are in full agreement to the commercial action which will be taken by the Secured Party/Postmaster/American Indian.

As it is said so it will be - Existence.

Jurat

Georgia Republic – 1787 constitution for the united states of America; 1945 United Nations Charter; Congressional Record May 11,1955 – page A32220.

Affirmed and subscribed to before me this 29^{40} day of March, 2007

By the Secured Party/Postmaster/American Indian: Nonya-Shacker I.N.A. § 289.1-3; Title 8 U.S.C. § 1359.

U.S.C. § 1359.

U.C.C. 9-607, U.C.C. 9-609

PAMELA JONES
NOTARY PUBLIC
Stewart County
State of Georgia
My Comm. Expires November 29, 2010

Notary Public

November 29, 2010 My Commission Expires Title 4 U.S.C. § 1 Case 1:07-cv-01185-CAM Document 9 it Filled 10 8/31/07. Paige 104-of FBAG Regulation 'J" 12 CFR I.N.A. § 289.1-3 Title 8 U.S.C. §1359 Presidential Executive Order 13323

NOT A POINT OF LAW CUSIP#,AUTOTRIS#,TIN# 909737996 1794 Jay Treaty, 1812 Treaty of Ghent Rule 8 Fed. Rules of Civil Procedure

NOTICE TO PRINCIPAL IS NOTICE TO AGENT, NOTICE TO AGENT IS NOTICE TO PRINCIPAL

Affidavit of I.C.E. Agent McCarthy's Knowledge of my Entry into the U.S. on June 30,2004 Under I.N.A. § 289.1-3 and Title 8 U.S.C. 1359.

FACT.1

I, [:Nanya-Shaabu:El] am a Flesh and Blood Man Indigenous and Sovereign Man. I am not a corporation, artificial person, or fictitious entity and I deny corporate existence. I am a secured party (UCC # 060200513869 and UCC# 2007-2219413-01) and Postmaster-General (RR 703 115 987 US) of the At-sik-hata Clan of Yamassee Native American Moors (United Nations IPO#2718) in accord with Title 39 U.S.C. 601. I am with the Title 4 Flag of the United States of America, I.N.A. § 289.1 ,§ 289.2 , § 289.3; Title 8 U.S.C. §1359; 1794 Jay Treaty; 1812 Treaty of Ghent; 1836 Treaty of Marrakesh (Morrocco); 1778 Articles of Confederation and Perpetual Union-Article XI; Constitution for the united states of America; The United Nations Convention on Economic, Social and Cultural Rights - December 16,1966 and The Charter of the United Nations.

FACT.2

Under Section 289 of the I.N.A Act, the racial test prescribed by the administrative authorities, restricts the right of free passage Only to persons who possess at least 50 per centum of the blood of the American Indian Race. 17. Thus the right of free passage is not granted to the spouse or child of an Indian or a member of an Indian Tribe or family by adoption, unless such individual has at least 50 per centum or more of the blood of the American Indian Race.

FACT.3

An American Indian who enters the United States under the Treaty(Jay Treaty of 1794, 1778 Articles of Confederation and Perpetual Union - Article XI; Treaty of Ghent) or Applicable Status and who has resided in the United States since such entry is regarded as lawfully admitted to the United States for permanent residence.19. (see §10.06 Immigration Law And Procedure - Lexis Nexus 2007)

FACT.4

On or about March 19,2007 I.C.E. Agent Mr.McCarthy asked me if I have 50 percent American Indian Blood; I responded by saying "I have 100% American Indian Blood". Mr.McCarthy stated he would look into my file, as I informed him that I had no date of Entry documentation issued to me From DHS/I.C.E. on June 30,2004. He was also informed that my round trip to Canada originated at the Hartsfield Airport with United Airlines on or about June 15,2004 and finished at Hartsfield Airport in Atlanta, Georgia on July 1,2004.

FACT.5

On or about March 27, 2007 Mr. McCarthy in the presence of another unidentified I.C.E. Agent and 3 Canadians that on my Date of Entry on June 30, 2004 there was "no record in your file of any entry documentation issued, they treated you as a U.S. Citizen." (Under 45 Stat. 401, Title 8 U.S.C. §1359, I.N.S. Documentation not required for American Indians Born in Canada, they are exempt and protected from all Immigration laws and Procedures. - §10.06 Immigration Law And Procedure - Lexis Nexus 2007)

Title 4 U.S.C. § 1 Clase 1:07-cv-01185-CAM Document Title 6 U.S.C. § 1 Clase 1:07-cv-01185-CAM Document Title 6 U.S.C. § 1 Clase 1:07-cv-01185-CAM Regulation 'J" 12 CFR I.N.A. § 289.1-3 Title 8 U.S.C. §1359 Presidential Executive Order 13323

NOT A POINT OF LAW CUSIP#, AUTOTRIS#, TIN# 909737996 1794 Jay Treaty, 1812 Treaty of Ghent Rule 8 Fed. Rules of Civil Procedure

NOTICE TO PRINCIPAL IS NOTICE TO AGENT, NOTICE TO AGENT IS NOTICE TO PRINCIPAL

Affidavit of I.C.E. Agent McCarthy's Knowledge of my Entry into the U.S. on June 30,2004 Under I.N.A. § 289.1-3 and Title 8 U.S.C. 1359.

Conclusion

Under I.N.A. § 289.1-3; Title 8 U.S.C. §1359; §10.06 Immigration Law And Procedure; I am an American Indian Born in Canada. The burden of proof of my Status as an American Indian was established on June 30,2004. Under Title 42 U.S.C. § 1986, I.N.S. Agent Mr. McCarthy and an unidentified I.C.E.Agent on March 27,2007 has admitted and acknowledged to me in the presence of 3 Canadians that DHS/I.C.E. have Knowledge that I am an American Indian Born in Canada.

Under the Laws Of the Yamassee Native American Moors I affirm the Above Statements are factual and true.



:MY:BLOOD (I.N.A. § 289.1; § 289.2; § 289.3)

By: \(\frac{\conga-\sum_{\text{long}} \lambde{bo} \cong \frac{\cong}{\cong}}{\text{tition/Artificial Person/Strawman under Agency #: \(\frac{A 097 686 704}{\text{(Title 18 U.S.G. \§ 1341)}}\) at; Unit \(\frac{\conga}{\conga}\) B-102A Stewart County Detention Center, 146 CCA Road P.O. BOX 248; Lumpkin, Georgia 31815.

Notary Acknowledgement

in the County of Stewart for the State of Georgia acknowledge that the following Instrument was created by the Hand of: Nama-share by: El an American Indian.

This Document was Affirmed and subscribed to before me this and subscribed to be subscribed to

By: Nang - Shagh: El an American Indian Born in Canada in accord with: I.N.A. § 289.1; § 289.2; § 289.3; Title 8 U.S.C. §1359; 1794 Jay Treaty, 1812 Treaty of Ghent; 1836 Treaty of Marrakesh (Morrocco); 1778 Articles of Confederation and Perpetual Union-Article XI; Constitution for the united states of America and The Charter of the United Nations.

PAMELA JONES NOTARY PUBLIC Stewart County State of Georgia My Comm. Expires November 29, 2010

Title 4 U.S.C. § 1-4 Case 1:07-cv-01185-CAM Document 9 Filed 08/31/07 Page 16 of 18 Title 15 U.S.C. § 1-4

I.N.A. § 289.1-3; Title 8 U.S.C. §1359

Title 18 U.S.C. § 241; §242; §243

Title 18 U.S.C. §1700-1709

CUSIP#, AUTOTRIS#, TIN #90937996

NOT A POINT OF LAW # 90973 7996

Rule 8 Fed. Rules of Civil Procedure

Title 39 U.S.C. § 601; 1794 Jay treaty, 1812 Treaty of Ghent and the 1836 Treaty of Marrakesh (Morrocco).

NOTICE TO PRINCIPAL IS NOTICE TO AGENT NOTICE TO AGENT IS NOTICE TO PRINCIPAL Affidavit of American Indian Blood on Documents when Notarized

STATEMENT OF FACT

- 1.On March 8,2007 a letter to the U.S. Immigration Judge the Honorable William A. Cassidy, which contained my blood on the document at the time it was notarized, was notarized by Notary Public for Stewart County Pamela Jones at the Stewart County Detention Center, who works in Unit 6.
- 2. The Witness who had knowledge the document had my blood on it before it was notarized on March 8,2007 was case counselor for Unit 5 at the Stewart Detention Center Ms./Mrs.Colbert.
- 3. On March 14,2007 a certified letter # 7005 0390 0005 1093 8903 sent to the U.S. Immigration Court Clerk in Atlanta, Georgia, contained my blood on the document at the time it was notarized on March 12,2007 by Notary Public for Stewart County Pamela Jones at the Stewart County Detention Center. The Witness who had knowledge the document had my blood on it before it was notarized was Mrs. Thomas a Notary Public for the State of Georgia and employee at the Stewart Detention Center, who works in Unit 4.
- 4. I.N.A. § 289.1 states: "American Indians Born in Canada applies Only persons who possess 50 percentum or more of the blood of the American Indian Race.
- 5. I am recognized by the United Nations as an Indigenous Man RA984 871 065 US and UNPFII# 1322 ₹817. I am a Yamassee Native American Moor; My United Nations Indigenous Peoples Organization is #2718. I am also recognized by the Following Public Officials: The U.S. President the Honorable George W. Bush -Registered mail # RA 984 871 349- March 17,2006; The U.S. Secretary of State the Honorable Condoleeza Rice, <u>U.S. State Department Authentication # 06021440-3</u> – May 22,2006; Former U.S. Secretary of State the Honorable Colin L. Powell; The Governor of the State of Georgia The Honorable Sonny Perdue - December 8,2005 Registered Mail# RB 351 182 566 US and RA 984 871 410 US; U.C.C. Financing Statement # 060200513869 on File in Fulton County, Georgia; The U.S. Postmaster General John E. Potter - RR 703 115 987 US; U.S. Immigration Court Clerk - March 14,2007 certified letter # 7005 0390 0005 1093 8903; U.S. Immigration Court Judge the Honorable William A. Cassidy – March 7,2007 certified mail # 7005 1160 0004 6377 4663; March 9, 2007 certified mail # 7005 1160 0004 6377 4670 and who stated on the record and on video on January 25,2007 in Atlanta, Georgia in open court(case# XWSO712000002/ A#97686704) to me that: " I recognize you are flesh and blood and I understand your position"; and on March 15,2007 in U.S. Immigration Court in Atlanta, Georgia, when I stated on the record that I the "secured party and postmaster is present" U.S. Immigration Court Judge the Honorable William A. Cassidy - responded on the record and on video in open court "right."

Conclusion

I am an American Indian born in Canada; my blood was on the documents when they were presented to be sealed by the Notary Public for the State of Georgia, Pamela Jones.

By: Nanya-Shaabu: El All Rights Reserved

U.C.C.1-103; U.C.C. 10-104, U.C.C. 9-607;

Affirmed and subscribed to before me this 27 day of March , 2007

By the Secured Party/Postmaster/American Indian: : Nanya - Shacko: El under I.N.A. § 289.1-3; Title 8 U.S.C. § 1359, 45 Stat. 401; Congressional Record Page A32220 of May 11,1955.

PAMELA JONES NOTARY PUBLIC Stewart County State of Georgia My Comm. Expires November 29, 2010

COPIES TO:

Alberto Gonzales, Main Justice BLDG, ROOM 5111

 10^{th} Street & Constitution Avenue , N.W.

Washington, D.C. 20530

CC:

Michael Chertoff Secretary of the Department of Homeland Security

425 'I' Street, N.W. ULLICO Building

Washington, D.C. 20536

Certificate of Service

This is to Ce	rtify that the I	Following document	: NOTICE OF DEFAULT AND FAULT	
JUDGMENT,	two (2) copies	s enclosed, has been	sent registered mail via the Canada Po	st
Corporation	RT 076	577 062 CA	this 23°D day of	
fugusT_	, 2007,			

to: UNITED STATES DISTRICT COURT, OFFICE OF THE CLERK – JAMES N. HATTON, 2211 - 75 SPRING STREET ATLANTA, GEORGIA 30303.

Respectfully delivered,

[: Nanya - Shaabu: El] (E) U.C.C.1-308 All Rights Reserved

By: !Nanya-Shaqbu: El

U.C.C. 1-308 All Rights Reserved

:Nanya-Shaabu:El:®

Movant, Sui Juris

In propria persona [Pro Se]

United Nations IPO No. 2718

C/O: GD STN MAIN

EDMONTON, AB T5J 2G8